District or the boundary of an area outside the District which was, on the approval date, and is, at the time when such Preliminary Plan is submitted for approval, zoned for residential use, the permitted uses in such part shall be limited to (1) warehouse or parking facilities associated with any uses located in the Manufacturing Area; (2) any uses permitted in the B-1, B-2, B-3 and O districts as set forth and provided for in the Zoning Ordinance on the approval date; and (3) any uses that become permitted uses in said districts subsequent to the approval date; provided, that if the boundary of such Residential Area or such area outside the District shall be in a road, highway, railroad or similar right-of-way or in a stream, park, river or similar natural barrier, the depth of that part of such right-of-way or natural barrier which is within such Residential Area or such area outside the District zoned for residential use may be deducted from the one-hundred-foot requirement for the part of the Manufacturing Area in which the permitted uses shall be so limited. The provisions of this Subsection II B.1.d. shall not apply to the Region II Manufacturing Area designated as "Restricted Manufacturing Area" on the land use plan included as map number VI in Part Three of this Plan Description, or in such Area as it may be enlarged or contracted pursuant to Subsection V I. hereof.

- e. In the Region II Manufacturing Area designated as "Restricted Manufacturing Area" on the land use plan included as map number VI in Part Three of this Plan Description or in such Area as it may be enlarged or contracted pursuant to Subsection V I. hereof, neither the uses described in Subsections 13.2-1.10; 13.2-1.11; 13.2-1.18; 13.2-1.19; 13.2-1.32; 13.2-1.33; 13.2-1.36; 13.2-1.38; 13.2-1.51; 13.2-1.52; 13.2-1.54; 13.2-1.56 and 13.2-1.57 of the Zoning Ordinance on the approval date; nor a retail commercial structure having more than two hundred and fifty thousand square feet of gross floor area devoted to retail sales and service operations shall be permitted.
- 2. <u>Percentage Limitations</u>. The percentage of the land in Region I which may be devoted to Manufacturing Areas shall be a maximum of ten percent. The percentage of the land in Region II which may be devoted to Manufacturing Areas shall be a minimum of twenty percent and a maximum of fifty percent.

C. Residential Areas.

1. Permitted Uses. Any of the uses permitted on the approval date in the R-1, R-2, R-3, R-4, R-5 and R-5A districts as set forth and provided for in the Zoning Ordinance shall be uses permitted throughout the Residential Areas of the District; provided, that one-family row

dwellings (party wall) may have eight dwellings in a row or building, and provided further, that:

- a. Any uses that become permitted uses in said R-1, R-2, R-3, R-4, R-5 and R-5A districts subsequent to the approval date shall be permitted uses throughout such Residential Areas; and
- b. The following additional uses shall be permitted throughout such Residential Areas:
 - (1) Golf courses, public or private.
 - (2) Municipal or privately owned recreation buildings and community centers.
 - (3) Nursery schools and day nurseries.
 - (4) Police stations and fire stations.
 - (5) Public buildings, including art galleries, post offices, libraries, museums and similar buildings.
 - (6) Public or private parks and playgrounds.

- (7) Public telephone booths not installed in a building or structure but standing in the open for the general use of the public.
- (8) Public utility facilities, i.e., filtration plants, water reservoirs and pumping stations, heat or power plants, transformer stations and other similar facilities.
- (9) Rest homes and nursing homes.
- (10) Schools, elementary, high and college, public or private.
- (11) Telephone exchanges, antenna towers and other outdoor equipment essential to the operation of the exchanges.
- 2. Percentage Limitations. The percentage of the land in Region I which may be devoted to Residential Areas shall be a minimum of twenty percent and a maximum of fifty percent. The percentage of the land in Region II which may be devoted to Residential Areas shall be a minimum of thirty-five percent and a maximum of sixty-five percent.

D. Open Space.

Land shall be reserved for public open space, parks and recreation uses in accordance with the provisions of Subsection B.19. of Section IV hereof.

E. School Sites.

Land shall be reserved for school sites in accordance with the provisions of Subsection B.19. of Section IV hereof.

F. Existing and Temporary Uses in the District.

Any lawfully established use of a building or land in the District, including farm and agricultural uses, which is established or being carried on on the approval date, may be continued pending the commencement of construction in accordance with approved Final Plans for the land on which such building is located or on which such use is established or being carried on. Subject to the provisions of Subsection A.9. of Section III hereof, temporary uses of a building or land in the District may be permitted pending the commencement of construction in accordance with approved Final Plans for the land on which such building is located or on which such temporary use is permitted. Any such temporary use shall be compatible with existing uses in the area where such temporary

use is located. Except as provided for herein, after complete development of the District in accordance with approved Final Plans, no uses of a building or land shall be allowed except uses permitted by approved Final Plans for the District. If, pursuant to the provisions of Subsection 15.5-3 of the Zoning Ordinance, the City Council shall at any time rezone any property in the District, the City Council shall have the right to require the abatement of any use of a building located on or land included within such rezoned property which shall have been an established use on the approval date but which shall not be a permitted use on such property following such rezoning action.

G. Determination of Percentage Limitations.

The percentage limitations provided for in Subsections A.2., B.2. and C.2. of this Section II shall be applied to the land area of a Region after deducting from such land area all land devoted to or reserved or dedicated for (i) above ground public utility buildings and structures required to service the Region and (ii) rights-of-way for public streets, highways and alleys. Land area devoted to or reserved or dedicated for school and other public building sites and public parkways, walkways and drainage courses shall be included in the land area to which such percentage limitations shall be applied. In determining the percentage of land devoted to each land use Area, land devoted to parking and private open space, park and recreational facilities shall be included.

FOX VALLEY EAST PLANNED DEVELOPMENT DISTRICT

Plan Description

Part One

Section III

Development Standards, Design Criteria and

Land Improvements

A. Zoning Standards.

The standards set forth in this Subsection III A. shall be applicable to all buildings and structures and the use of all land in the District in lieu of comparable or similar standards or requirements of the Zoning Ordinance, and all provisions and requirements of the Zoning Ordinance inconsistent with the standards set forth herein shall be inapplicable. Any uncertainty between the applicability of a standard or requirement of the Zoning Ordinance and the applicability of a standard set forth herein shall be resolved in favor of the standard set forth herein.

Dwelling Standards.

a. <u>One-Family Dwellings</u>. Each one-family one-story dwelling shall have a total ground floor area of not less than seven hundred and fifty square feet. Each one-family dwelling of more than one story shall have a total floor area of not less than nine hundred and fifty square feet.

- b. <u>Two-Family Dwellings</u>. Each two-family dwelling shall have a total floor area per dwelling unit of not less than seven hundred and fifty square feet.
- c. <u>Multiple-Family Dwellings and Apartments</u>.

 Multiple-family dwellings and apartments shall have a

 minimum total floor area per dwelling unit as follows:

			Square Feet
(1)	Efficiency	apartments	450
(2)	Apartments	with one bedroom	650
(3)	Apartments	with two bedrooms	850
(4)	Apartments	with three bedrooms	1000
(5)	Apartments	with four or more	1100
	bedrooms		

In all cases, ground floor area or floor area shall be measured from the outside of the exterior walls, shall include utility rooms, but shall not include cellars, basements, open porches, balconies, breezeways, garages and other spaces that are not used frequently or during extended periods for living, eating or sleeping purposes. A basement shall not be considered as a story for the purposes of this Subsection III A.1.

Building Height.

a. Residential Areas. The following building

height limitations shall be applicable in all Residential Areas of the District:

- (1) No one-family detached dwelling or one-family row dwelling shall be erected or structurally altered to exceed a height of three stories or a height of forty feet, whichever is the higher.
- (2) No two-family, three-family, or four-family dwelling shall be erected or structurally altered to exceed a height of four stories or a height of forty feet, whichever is the higher.
- (3) No multiple-family dwelling or apartment building shall be erected or structurally altered to exceed a height of two hundred feet and no more than fifteen stories in any such building may be devoted to dwelling units.
- b. <u>Business Areas</u>. In Business Areas of the District no building or structure shall be erected or structurally altered to exceed a height of four stories or a height of sixty feet, whichever is the

higher, except that buildings which may be erected or structurally altered to a greater height pursuant to the City Building Code may be erected or structurally altered within the height limitations set forth in said Code.

c. Manufacturing Areas. In Manufacturing Areas of the District no building or structure shall be erected or structurally altered to exceed a height of seventy-five feet, except that buildings intended for business or office uses which may be erected or structurally altered to a greater height pursuant to the City Building Code may be erected or structurally altered within the height limitations set forth in said Code.

Parapet walls, chimneys, cooling towers, elevator bulk heads, fire towers, stacks, stage towers, scenery lofts, necessary mechanical or structural appurtenances, aerials, light towers, flag poles and similar extensions to the height of buildings shall be permitted to exceed the maximum height limitations set forth above, provided they are erected in accordance with all other ordinances of the City. A basement shall not be considered as a story for the purposes of this Subsection III A.2.

- 3. Location of Buildings in Relation to Boundary
 Lines of the District and in Relation to Boundary Lines of
 Use Areas in the District.
 - a. Residential Areas. In Residential Areas of the District, the minimum distance between the exterior wall of any building and a boundary line of the District or a boundary line of the Residential Area shall be twenty-five feet; provided, that if the building exceeds twenty-five feet in height, such minimum distance shall be increased one foot for each two feet or fraction thereof by which the building height exceeds twenty-five feet, but in no case shall such minimum distance exceed forty feet.
 - b. Business Areas. In Business Areas of the District, the minimum distance between the exterior wall of any building and a boundary line of the District or a boundary line of the Business Area, if the property abutting such boundary line is in a Residential Area of the District or in an area outside the District zoned for residential use, or if such building includes dwelling units, shall be thirty feet; provided, that if the building exceeds twenty-five feet in height, such minimum distance shall be increased one foot for each two feet or fraction thereof by which the building height exceeds twenty-five feet, but in no case shall such

minimum distance exceed forty feet; and, provided further, that if the property abutting such boundary line is not in a Residential Area of the District or is in an area outside the District zoned for nonresidential use, and if such building does not include dwelling units, such minimum distance shall be twenty feet.

- c. Manufacturing Areas. In Manufacturing Areas of the District, the minimum distance between the exterior wall of any building and a boundary line of the District or a boundary line of the Manufacturing Area, if the property abutting such boundary line is in a Residential Area of the District or in an area outside the District zoned for residential use, shall be thirty feet; provided, that if the building exceeds twenty-five feet in height, such minimum distance shall be increased one foot for each two feet or fraction thereof by which the building height exceeds twenty-five feet, but in no case shall such minimum distance exceed forty feet; and, provided further, that if the property abutting such boundary line is not in a Residential Area of the District or is in an area outside the District zoned for nonresidential use, such minimum distance shall be twenty-five feet.
- d. <u>General Provisions</u>. The following provisions governing the location of buildings in

relation to boundary lines of the District and in relation to boundary lines of the use Areas in the District shall apply in all use Areas in the District:

- (1) Where a boundary line of the District or of a use Area in the District is in a public street, alley, railroad, or similar right-of-way, the minimum distance provided for in clauses a., b. and c. above shall be measured from the nearest right-of-way line of such street, alley, railroad or similar right-of-way.
- (2) The area between a boundary line of the District or of a use Area in the District and the minimum distance at which the exterior wall of any building may be located may contain the following permitted encroachments: open terraces not over four feet above the average level of the adjoining ground but not including a permanently roofed-over terrace or porch; awnings and canopies; steps, four feet or less above the average level of the adjoining ground which are necessary for access to a building or building site; chimneys projecting eighteen inches or less; recreational and laundry drying equipment; arbors and

trellises; flag poles; fences and walls not exceeding five feet in height above the average level of the adjoining ground; open-type fences exceeding five feet in height (provided that visibility at right angles to any surface of such fence may not be reduced by more than twenty percent); balconies, breezeways and open porches; one-story bay windows projecting three feet or less; overhanging eaves and gutters projecting three feet or less; and air conditioning pads.

of land may be shown as a zoning lot on any Preliminary or Final Plan covering all or any part of the District, provided such parcel of land meets the zoning lot requirements set forth in this Plan Description. Subject to the modifications and exceptions provided for in this Plan Description, all provisions of the Zoning Ordinance which refer or apply to a zoning lot shall refer or apply to the zoning lots so shown on any such Preliminary or Final Plan; provided that (a) each zoning lot must be located entirely within a designated use Area of the District as shown on such Preliminary or Final Plan; (b) a parcel of land shown as a zoning lot on any Preliminary Plan may be divided into two or more zoning lots on a Final Plan for all or a part

5. Zoning Lot Coverage and Floor Area Ratios.

- a. Residential Areas. The following zoning lot coverage and floor area ratio limitations shall be applicable in all Residential Areas of the District:
 - (1) Not more than forty percent of the area of a zoning lot on which detached one-family or two-family dwellings are located may be occupied by buildings, including accessory buildings.
 - (2) Not more than forty percent of the area of a zoning lot on which multiple-family dwellings, apartments or one-family row dwellings (party wall) are located may be occupied by buildings, including accessory buildings.
 - (3) On a zoning lot on which multiple-family dwellings or apartments

are located the following floor area ratio limitations shall apply:

- (a) For buildings up to and including three stories in height, the floor area ratio shall not exceed one.
- (b) For buildings which exceed three stories but not eight stories in height, the floor area ratio shall not exceed two.
- (c) For buildings which exceed eight stories in height, the floor area ratio shall not exceed three; provided, that for buildings which exceed twelve stories in height, the floor area ratio may exceed three if at least fifty percent of required parking facilities are provided in garage areas which are a part of the building, in which case the floor area ratio shall not exceed four.
- (d) With the approval of the City Council, which approval may be given as part of the approval of a Preliminary or Final Plan, the

floor area ratio for any zoning
lot may exceed the limitation
applicable to that lot provided
that the floor area ratio for all
zoning lots within each Region,
separately, shall, within such
Region, comply with such limitations.

- b. <u>Business Areas</u>. There shall be no zoning lot coverage or floor area ratio limitations in the Business Areas of the District except for buildings containing dwelling units, each of which shall be located on a single zoning lot. Not more than forty percent of the area of the zoning lot may be occupied by that portion of such a building containing dwelling units; provided, that the area of the zoning lot left open may begin at that level of the building containing dwelling units commences. The following floor area ratio limitations shall apply to the dwelling unit portion of such buildings:
 - (1) For buildings with dwelling unit portions up to and including three stories in height, the floor area ratio shall not exceed one.
 - (2) For buildings with dwelling unit portions which exceed three

stories but not eight stories in height, the floor area ratio shall not exceed two.

- ing unit portions which exceed eight stories in height, the floor area ratio shall not exceed three; provided, that for buildings with dwelling unit portions which exceed twelve stories in height, the floor area ratio may exceed three if at least fifty percent of required parking facilities are provided in garage areas which are a part of the building, in which case the floor area ratio shall not exceed four.
- c. Manufacturing Areas. In Manufacturing Areas of the District, not more than sixty percent of the area of a zoning lot may be occupied by buildings, including accessory buildings. There shall be no floor area ratio limitations in Manufacturing Areas.
- d. <u>Permitted Encroachments</u>. The areas left open to comply with the above zoning lot coverage and floor area ratio limitations may contain the permitted obstructions listed in clause (2) of Subsection A.3.d. of this Section III.

- e. <u>Floor Area Ratio</u>. For the purposes of this Plan Description, the floor area ratio shall be the total floor area (as defined in Subsection A.1.c. of this Section III) of the dwelling unit portions of the building or buildings located on a zoning lot or lots divided by the area of such zoning lot or lots.
- f. Basement as a Story. A basement shall not be considered as a story for the purposes of this Subsection III A.5.

6. Residential Density.

Average Residential Density. In Residential and Business Areas of the District the average residential density in Region I shall not exceed fourteen dwelling units per acre and the average residential density in Region II shall not exceed ten dwelling units per acre; provided that in each Region of the District no more than twenty percent of the permitted dwelling units shall be efficiency apartments located in the multiple-family dwellings and apartment buildings. In computing such average density, all land in the Region devoted to Residential Areas and all land devoted to open space, public parkways, walkways and drainage courses, school sites, parks, recreation areas, public or private, and other public building sites, shall be included in the number of acres which is to be divided into the total dwelling units in the Region to produce average density in dwelling units per acre; provided, that there shall be deducted from such number of acres

into which the dwelling units are to be divided all land devoted to or reserved or dedicated for (i) above ground public utility buildings and structures required to service the Region, and (ii) rights-of-way for public streets, highways and alleys.

- b. Required Percentage of One-Family Detached Dwellings in Region II. In Region II of the District a minimum of thirty-five percent of the total zoning lot land area developed with dwellings or apartment buildings in Residential Areas will be developed with one-family detached dwellings. For the purpose of this Subsection 6.b., zoning lot land area assigned to one-family detached dwellings shall meet or exceed the requirements set forth in Subsection A.8.a. of this Section III or the requirements set forth in A.14.b.(1) of this Section III.
- C. Limitations on Percentage of Medium and High Density Dwellings. In each Region of the District the maximum percentage of the zoning lot land area developed with dwellings or apartment buildings in Residential Areas which may be developed with medium density dwellings and apartment buildings or with high density apartment buildings shall be as follows:

	Region I	Region II
Medium density dwellings and		
apartment buildings.	60%	40%
High density apartment buildings	. 40%	25%

For the purposes of this Subsection 6.c., zoning lot land area assigned to medium density dwellings and apartment buildings shall meet or exceed the requirements set forth in Subsection A.8.b. of this Section III or the requirements set forth in Subsection 14.b.(2) of this Section III, and zoning lot land area assigned to apartment buildings which does not meet or exceed such requirements shall be assigned to high density apartment buildings and shall be subject to the requirements of Subsection A.8.c. of this Section III or the requirements set forth in Subsection 14.b.(3) of this Section III. Any part of the zoning lot area in either Region of the District which may be developed with high density apartment buildings may be developed with medium density dwellings and apartment buildings.

- d. <u>Limitations on Number of Dwelling Units</u>. The maximum permitted number of dwelling units in Region I of the District will be four thousand five hundred and fifty, and the maximum permitted number of dwelling units in Region II of the District will be twenty-one thousand five hundred.
- e. Assigned Zoning Lot Land Area. The zoning lot land area assigned to each dwelling or apartment building shall be shown on each Preliminary or Final Plan which includes Residential Areas.
- 7. Yard and Minimum Zoning Lot Size Requirements.

 There shall be no yard or minimum zoning lot size, area or width requirements in the District except as follows:

- a. In Residential Areas of the District the minimum distance between the closest right-of-way line of any public street and the exterior wall of any building shall be twenty-five feet.
 - b. In Residential Areas of the District:
 - adjacent detached dwellings and apartment buildings shall be twelve feet for dwellings and apartment buildings of not more than two stories in height, and if one or both of such adjacent dwellings or apartment buildings exceeds two stories in height, such minimum distance shall be increased two feet for each story by which each of such dwellings or apartment buildings exceeds two stories in height.
 - a dwelling or apartment building and the boundary of the area covered by any Final Plan shall be six feet for a dwelling or apartment building of not more than two stories in height, and if such dwelling or apartment building exceeds two stories in height, such minimum distance shall be increased two feet for each story by which

such dwelling or apartment building exceeds two stories in height.

- (3) The minimum distance between adjacent buildings containing one-family row dwellings (party wall) shall be twenty feet.
- c. If a building located in a Business Area of the District contains dwelling units, the minimum distance between the exterior wall of that portion of such building which contains the dwelling units and the closest right-of-way line of any public street shall be twenty-five feet.
- d. If a building located in a Business

 Area of the District contains dwelling units, the

 minimum distance between any boundary of the zoning

 lot on which the building is located and the exterior

 wall of that portion of the building which contains

 the dwelling units shall be twenty-five feet if the

 residential portion of the building does not exceed

 two stories in height. If the residential portion

 of the building exceeds two stories in height, one

 foot shall be added to such minimum distance for each

 story by which such residential portion of the build
 ing exceeds two but not five stories in height, and

 one-half foot shall be added to such minimum distance

for each story by which the residential portion of the building exceeds five stories in height.

- e. In Manufacturing Areas of the District the minimum distance between the closest right-of-way line of any public street and the exterior wall of any building shall be twenty-five feet. In such yard areas no storage of material or equipment or parking of motor vehicles shall take place and such yard areas shall be landscaped. Such landscaping requirement shall not prevent the location within such yard areas of driveways, pathways, utility easements and structures and similar appurtenances.
- f. In Manufacturing Areas of the District the minimum distance between adjacent principal buildings shall be thirty feet and the minimum distance between a principal building and an accessory building shall be fifteen feet.

The required area between adjacent detached dwellings and apartment buildings, between a dwelling or apartment building and the boundary of the area covered by any Final Plan, between adjacent buildings containing one-family row dwellings (party wall) or between buildings and the closest right-of-way line of public streets or the boundary of a zoning lot may contain the permitted encroachments listed in clause (2) of Subsection A.3.d. of this Section III. A basement shall not be considered as a story for the purposes of this Subsection III A.7.

- Required Zoning Lot Land Area Per Dwelling Unit.
- a. Zoning Lot Land Area Required to Fulfill One-Family Detached Dwelling Obligation. In portions of Residential Areas which are not developed pursuant to Subsection A.14. of this Section III, all zoning lot land area assigned to one-family detached dwell-ings which have an assigned zoning lot land area of not less than sixty-eight hundred square feet per dwelling shall be counted against the obligation to develop a minimum of thirty-five percent of the zoning lot land area in Residential Areas of Region II with one-family detached dwellings.
- Area Requirements. In portions of Residential Areas which are not developed pursuant to Subsection A.14. of this Section III, all zoning lot land area which does not qualify as one-family zoning lot land area pursuant to Subsection a. of this Subsection 8., and which is assigned to dwellings or apartment buildings which have an assigned zoning lot land area equal to or in excess of the following requirements shall be counted, for the purpose of applying the limitations set forth in Subsection A.6.c. of this Section III, as zoning lot land area developed with medium density dwellings and apartment buildings:

(1)	For each one-family detached dwelling,	6000 square feet
(2)	For each two-family dwelling,	8000 square feet
(3)	For each row dwelling (party wall) with one bedroom,	1500 square feet per dwelling unit
(4)	For each row dwelling (party wall) with two bedrooms,	2000 square feet per dwelling unit
(5)	For each row dwelling (party wall) with three or more bedrooms,	-
(6)	For multiple-family dwellings and apartment buildings: (a) For efficiency apartments,	Square Feet Per Dwelling Unit 1000
	(b) For dwelling units with one bedroom,	1500
	(c) For dwelling units with two bedrooms,	
·	(d) For dwelling units with three or more bedrooms.	2500

The requirements set forth above for one-family detached dwellings, for two-family dwellings, for row dwellings (party wall) with one bedroom, for row dwellings (party wall) with two bedrooms and for row dwellings (party wall) with three or more bedrooms shall be the minimum requirements in the District for such types of dwellings except when portions of Residential Areas are developed pursuant to Subsection A.14. of this Section III.

Zoning Lot Land Area Requirements. In portions of Residential Areas which are not developed pursuant to Subsection A.14. of this Section III, all zoning lot land area assigned to apartment buildings which do not have an assigned zoning lot land area equal to the requirements of Subsection b. of this Subsection 8. shall be counted, for the purpose of applying the limitations set forth in Subsection A.6.c. of this Section III, as zoning lot land area developed with high density apartment buildings and shall have a minimum assigned zoning lot land area per dwelling unit in accordance with the following:

		Square Feet Per Dwelling Unit
(1)	For efficiency apartments,	500
(2)	For dwelling units with	625
	one bedroom,	

(3) For dwelling units with 750 two bedrooms,

(4) For dwelling units with 1500 three or more bedrooms.

d. <u>Buildings Containing Dwelling Units</u>

<u>Located in Business Areas</u>. In Business Areas of the

District, each zoning lot on which a building containing dwelling units is located shall have a minimum

land area per dwelling unit in accordance with the
requirements set forth in Subsection c. of this

Subsection 8.

Uses and Temporary Uses. The bulk requirements to be complied with in connection with any use permitted by Subsections A.l.d., B.l.c. and C.l.b. of Section II hereof and any temporary use of a building or land provided for in Subsection F. of Section II hereof shall be subject to the approval of the City Council, which approval may be given as part of the approval of a Preliminary or Final Plan. Separate application for such an approval may be submitted to the City Council by the developer in writing. The City Council shall promptly refer such application to the Plan Commission and the Plan Commission shall, within thirty days from the date of referral, submit to the City Council its written recommendations with respect to such

application. The Plan Commission may recommend that the City Council approve or disapprove the application and may, in the event of a favorable recommendation, specify particular conditions which should be incorporated in the approval. Within sixty days after receipt of the Plan Commission's recommendation, the City Council shall either approve or disapprove the application. An approval may be conditional and, if so, shall state what additions or deletions from the application as submitted shall be made in the application as approved.

- 10. Off-Street Parking and Loading. Off-street parking and loading facilities shall be provided in accordance with Section 10 of the Zoning Ordinance, subject to the modifications and exceptions provided for in Section IV of this Plan Description.
- 11. Performance Standards in Manufacturing Areas of the District. The Performance Standards set forth in Subsections 13.2-1 and 13.2-4 through 13.2-4.6 of the Zoning Ordinance shall be applicable to Manufacturing Areas of the District; provided that references in Subsections 13.2-1 and 13.2-4.1 of the Zoning Ordinance to residential districts shall be deemed to include Residential Areas of the District, that references in Subsection 13.2-4.1 to B-2, B-3 and B-4 ("O") districts shall be deemed to include Business Areas of the District, and that references in Subsection 13.2-4.1 to an M-1 district

shall be deemed to include any Manufacturing Area of the District. In Manufacturing Areas of the District, no storage of material or equipment or parking of automobiles shall take place within twenty feet of a boundary line of the District or a boundary line of the Manufacturing Area if the property abutting such boundary line is in a Residential Area of the District, a Business Area of the District and is used for buildings containing dwelling units or an area outside the District zoned for residential use. Such yard areas in which parking and the storage of materials are not permitted will be landscaped. Such landscaping requirement shall not prevent the location within such yard areas of driveways, pathways, utility easements and structures and similar appurtenances.

- 12. Accessory Buildings. Accessory buildings or accessory uses, including off-street motor vehicle parking lots, but not including public utility, communication, electric, gas, water and sewer lines and their support and incidental equipment, may not be located beyond the building setback lines provided for in Subsections A.3.a., A.3.c., A.7.c., A.7.d. and A.7.e. of this Section III.
- 13. <u>City Disapproval Rights</u>. Notwithstanding the limitations of the second sentences of Subsection 14.7-6(a) and Subsection 14.7-9 of the Zoning Ordinance, portions of Residential Areas on any Preliminary Plan, or on any Final Plan (if such portions on such